IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF PENNSYLVANIA

STACEY L. SHROPSHIRE, Individually : CIVIL DIVISION

and as Administratrix of the Estate

VS.

of RODNEY S. SHROPSHIRE, Deceased,

Plaintiffs, : No.:2:12-cv-01657

LANCE R. SHANEYFELT, SR., EURO : TRANS, INC. a/k/a EURO-TRANS, INC., OBJECTIONS DUE 10/17/13 BY 4:00PM

GDA LLC, STEVE KASZAS, TQL INC. a/k/a TOTAL QUALITY LOGISTICS a/k/a TOTAL QUALITY LOGISTICS, INC. a/k/a TOTAL QUALITY LOGISTICS, LLC, and VOYAGE EXPRESS INC.

:

Defendants.

VERDICT FORM: PHASE III

You must decide what amount of money damages you believe will fairly and adequately compensate Plaintiff for all of the damages sustained as a result of the February 14, 2012 accident.

When a person dies, the damages they would have been entitled to go to their estate or survivors. The estate and survivors are just as entitled to these damages as the deceased person would have been had he survived.

The plaintiff, as the administratrix of the estate of the decedent, claims damages under the Wrongful Death Act and the Survival Act. She is entitled to make claim under both acts, but the damages must not overlap or duplicate themselves.

	Total of 1(a)-1(d)	\$
(d)	Loss of the services that the decedent as a father would have contributed to his children for such services as guidance, tutelage, and moral upbringing that you believe the children would have received, up to the time you believe such services would have been provided, had the death not occurred.	\$
(c)	The monetary value of the services, society, and comfort that he would have given to his family had he lived, including such elements as work around the home, provision of physical comforts and services, and provision of society and comfort;	\$
(b)	Rodney Shropshire's wife and children for their loss of any contributions decedent would have spent for or given to his family for such items as shelter, food, clothing, medical care, education, entertainment, gifts, and recreation;	\$
(a)	Hospital, medical, funeral, burial, and estate administration expenses;	\$
	Rodney S. Shropshire as a result of this accident, without reduction by the percentage that you have attributed to l. Shropshire. If your assessment for any category is \$0, p. leave any lines blank.	Plaintiff's decedent, Rodney

1. Itemize the amount of Wrongful Death Damages, if any, sustained by the Estate of

Regardless how you answered Question 1, continue on to answer Question 2.

2. Itemize the amount of Survival Damages, if any, sustained by the Estate of Rodney S.

	Shropshire as a result of this accident, without regard to	and without reduction by the
	percentage that you have attributed to Plaintiff's decede	ent, Rodney Shropshire.
(a)	Total net amount that the decedent would have	
	earned between the date of his death and today;	\$
(b)	Total net amount that the decedent would have	
	earned between today and the end of his life	
	expectancy;	\$
(c)	The mental and physical pain, suffering, and	
	inconvenience and loss of life's pleasures that	
	the decedent endured from the moment of his	
	injury to the moment of his death;	\$
(d)	Loss of the services that the decedent as a father	
	would have contributed to his children for such	
	services as guidance, tutelage, and moral upbringin	g
	that you believe the children would have received,	
	up to the time you believe such services would	
	have been provided, had the death not occurred.	\$
	Total of 2(a)-2(d)	\$

Regardless how you answered Question 2, continue on to answer Question 3.

3.	(a) Do you find that Defendant Shaneyfelt engaged in conduct which entitles the Plaintiff to an award of punitive damages?			
	YES	NO		
	If you answered	1 "YES," continue to 3(b). If you answered "NO," continue to		
	Question 4.			
	(b) Set forth the an	nount of punitive damages as to Defendant Shaneyfelt:		
		\$		
	Continue to Q	uestion 4.		
4.	(a) Do you find that	t Defendant Euro Trans, Inc. engaged in conduct which entitles the		
	Plaintiff to an awar	Plaintiff to an award of punitive damages?		
	YES	NO		
	If you answered	1 "YES," continue to 4(b)-(d). If you answered "NO," continue to		
	Question 5.			
	(b) Set forth the an	ount of punitive damages as to Defendant EuroTrans for the		
	hiring, retention, su	pervision, and training of Defendant Shaneyfelt:		
		\$		
	(c) Set forth the am	ount of punitive damages as to Defendant Euro Trans, Inc. for the		
	entrustment of the	tractor-trailer to Defendant Shaneyfelt:		
		\$		

	(d) Set forth the amount of punitive damages as to Defendant Euro Trans, Inc.
	for maintenance of the tractor-trailer:
	\$
	Continue to Question 5.
5.	(a) Do you find that Defendant Voyage Express, Inc. engaged in conduct which
	entitles the Plaintiff to an award of punitive damages?
	YES NO
	If you answered "YES," continue to 5(b)-(d). If you answered "NO," continue to
	Question 6.
	(b) Set forth the amount of punitive damages as to Defendant Voyage Express,
	Inc. for the hiring, retention, supervision, and training of Defendant Shaneyfelt:
	\$
	(c) Set forth the amount of punitive damages as to Defendant Voyage Express, Inc.
for the entrustment of the tractor-trailer to Defendant Shaneyfelt:	
	\$
	(d) Set forth the amount of punitive damages as to Defendant Voyage Express, Inc.
	for maintenance of the tractor-trailer:
	\$
	Continue to Question 6.

6.	(a) Do you find that Defendant Steve Kaszas engaged in conduct which entitles the		
	Plaintiff to an award of punitive damages?		
	YES	NO	
	If you answered "Y' Question 7.	ES," continue to 6(b)-(d). If you answered "NO," continue to	
	(b) Set forth the amount of punitive Damages as to Defendant Steve Kaszas, for the		
	hiring, retention, superv	ision, and training of Defendant Shaneyfelt:	
		\$	
	(c) Set forth the amount of Punitive Damages as to Defendant Steve Kaszas for the entrustment of the tractor-trailer to Defendant Shaneyfelt:		
		\$	
(d) Set forth the amount of Punitive Damages as to Defendant Steve Kaszas for maintenance of the tractor-trailer:		of Punitive Damages as to Defendant Steve Kaszas for	
		or-trailer:	
		\$	
	Continue to Questi	on 7.	
7.	. (a) Do you find that De	endant TQL engaged in conduct which entitles the Plaintiff to	
an award of punitive damages?		mages?	
	YES	NO	
	If you answered "Y	ES," continue to 7(a)-(b). If you answered "NO," continue to	
	Question 8.		

(b) Set forth the amount of Punitive Damages as to Defendant TQL for the hiring,
retention, and supervision of Defendant Euro Trans, Inc.:
\$
Continue to Question 8.
8. (a) Do you find that Defendant GDA LLC engaged in conduct which entitles the
Plaintiff to an award of punitive damages?
YES NO
If you answered "YES," continue to 8(b). If you answered "NO," you have reached the
end of your Verdict Form. Please sign and date the Form below and notify the Bailiff
that you have reached a verdict.
(b) Set forth the amount of punitive damages as to Defendant GDA, LLC for the
maintenance of the tractor-trailer:
\$
You have reached the end of your Verdict Form. Please sign and date the Form below
and notify the Bailiff that you have reached a verdict.
Unanimously agreed to this day of, 2013.
, Foreperson
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